

November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar:

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

325 N. Lafayette Blvd. South Bend. IN 46601

Phone: (574) 472-1366 . Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

outer Bend, EN 46611

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 \* Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis. Indiana 46204-2215

Dear Mr. Dzwonar.

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- o Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- o Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely. hirley Blownt

34 Eastmont DR.

325 N. Lafayette Blvd.

34 South Bend, IN 46601

4662 Phone: (574) 472-1366 \* Fax: 245-5522

3 Sorroice of Memorial Health Systems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Lick Boyd

Sincerely.

Erica Bayd 2731 lance Ut SownBond In

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 . Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely, Maria Espinoza 5051 Linden ave. South Bend, Indiana

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 . Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

Lu g Espiniza (Luis J. Espinoza) 5051 Linden Arc South Bens, In 46619

> 325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

 Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.

 Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.

- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

Carol a. Folderi

CAROL A. FOLDESI 22491 MADISON RD, SOUTH BEND, IN 46614

325 N. Lafayette Blvd.
South Bend, IN 46601
Phone: (574) 472-1366 & Fax: 245-5522
A Service of Memorial Health Sustems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

J. Fult

331 Viking Drive

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522
A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely, Buyanin Salecia 222 E. 11# 57 MISHOWSKS IN 46544

325 N. Lafayette Blvd.
South Bend, IN 46601
Phone: (574) 472-1366 & Fax: 245-5522
A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

Sonia A. Gonzalez 4506 Kickoryrd APT.1C M. Shawaka IN

325 N. Lafayette Blvd.
South Bend, IN 46601
Phone: (574) 472-1366 \* Fax: 245-5522
A Service of Memorial Health Sustems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

Mrs. Sylvia Guevara\_

1342 gr. Dunham St. South Bend, In. 46619

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522 A Service of Memorial Health Systems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

BK JEFF LINNEY
1362 HAMPSHIRE DR.
SOUTH BEND. IN 46614

325 N. Lafayette Blvd.

South Bend, IN 46601

Phone: (574) 472-1366 \* Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

So Bud, In (16014

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522
A Service of Memorial Health Systems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

Martin Robles
814 DUNDES St
SoutHBEND IN

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns:

Judita a Sulleske RN.

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

Rayna Sandowal

24010 Fillmore Rd South Bend, IN 46619

325 N. Lafayette Blvd.
South Bend, IN 46601
Phone: (574) 472-1366 \* Fax: 245-5522
A Service of Memorial Health Systems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- o Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- o Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- o Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- o Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

erely, Loui L. Magg & 8039 M. Elder Men Carlesle Jan 325 N. Lafayétte Bivd.

South Bend, IN 46601

Phone: (574) 472-1366 \* Fax: 245-5522 A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Itella Sosa 1529 So. Apenold St. So Bend, IN 40613

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

1706 fassnacht 80 To Geld?

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely, a. tames -127 E. Indiana Ave. South Bend IIV 46613

> 325 N. Lafayette Blvd. Sauth Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a
  deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

St Joseph County, Su.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 \* Fax: 245-5522
A Service of Memorial Health Sustems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

CARLOS UZCATEGUI 5634 OSAGE LAKE DRIVE 2-A MISHAWAKA, IN 46545

> 325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar.

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- o Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- o Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely, Sincerely, Super line

DEBLA WASSEN HOVE

125 N. Lafayette Blvd.

SOU'S (OUNTY Kerry) South Bend, IN 46601

Phone: (574) 472-1366 & Fax: 245-5522

Cod Nu 6-1 ( . Fy. (3.) A Service of Memorial Health Systems. Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

109 S. Chicago St. So. Bend 1N 46619

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 Service of Memorial Health Susrems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

301 Rue Gauguin Apt 1713 South Bend IN 46615

325 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

325 N. Lafayette Blvd. South Bend, IN 46601 626 Manchester Dr South Bend IN 96615

Phone: (574) 472-1366 & Fax: 245-5522

A Service of Memorial Health Sustems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to only one month of the yearly bill.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely.

3726 Belle Viste Lo Bend, In 466/395 N. Lafayette Blvd. South Bend, IN 46601

Phone: (574) 472-1366 : Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar;

This letter is in support of the proposed changes to the Indiana Utility Regulatory Codes that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

#### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill</u>.
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

So. Bend, IN 46619

325 N. Lafayette Blvd.

South Bend, IN 46601

Phone: (574) 472-1366 \* Fax: 245-5522

A Service of Memorial Health Systems, Inc.



November 1, 2004

Tony Dzwonar, Director Internal Affairs Indiana Office of Utility Counselor 100 North Senate Ave., Room N501 Indianapolis, Indiana 46204-2215

Dear Mr. Dzwonar,

This letter is in <u>support of the proposed changes to the Indiana Utility Regulatory Codes</u> that are being reviewed by the IURC. These changes will impact countless families across the northern part of Indiana by providing a fairer set of regulations, and lowering deposits. It is immoral for people to face choosing to do without food or medicine so they can stay warm. As residents of St. Joseph County, we would rather spend our community's resources on moving families to self-sufficiency than paying these unreasonable deposits.

We thank the Commissioners for the work they are doing to bring about changes in the 30 year-old utility code and feel the proposed regulations overall are much improved. The following though, are our areas of concern.

### We are supporting the following changes in the proposed rules:

- Changing the current language allowing up to 4 months of the yearly bill as a deposit amount to <u>only one month of the yearly bill.</u>
- Eliminating the credit scoring language and promote the process of using client's credit history with the utility in paying their utility bills.
- Eliminate the deposit language that allows utility companies the ability to charge a deposit after disconnect notices are received in either two consecutive months, or three total are received in 11 months.
- Amend the language to allow community assistance agencies to be refunded the deposit dollars they paid without the agencies also taking responsibility for future bills.

Thank you for this opportunity to voice our support and concerns.

Sincerely,

304 catalla ST m. Slavaha W 48594

325 N. Lafayette Blvd. South Bend, IN 46601 Phone: (574) 472-1366 & Fax: 245-5522